IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE
STANFORD L. BURRIS, )
Plaintiff,
v. ,
RICHARDS PAVING, INC.,  ) Civ. No. 04-1469-SLR
Defendant.
VERDICT FORM
We, the jury, unanimously find as follows:
<ol> <li>Do you find that plaintiff has proven, by a</li> </ol>
preponderance of the evidence, that defendant perceived
or regarded him as disabled?
Yes X No
[If you answered "no" to this question, your deliberations
are complete. Please sign the last page of this form.]
[If you answered "yes" to this question, answer question 2.]
2. Do you find that plaintiff has proven, by a
preponderance of the evidence, that he was qualified to perform
the job of driving a truck?
Yes No
[If you answered "no" to this question, your deliberations
are complete. Please sign the last page of this form.]
[If you answered "yes" to this question, answer question 3.]
2 Parties that the trade the trade that
3. Do you find that plaintiff has proven, by a
preponderance of the evidence, that his perceived disability was
the determinative factor in defendant's decision not to hire him? $\bigvee$
Vec X No

[If you answered "no" to this question, your deliberations are complete. Please sign the last page of this form.]

[If you answered "yes" to this question, answer question 4.]

4. If you find that plaintiff has proven, by a preponderance of the evidence, that he was injured because of the discrimination, state the dollar amount that will fairly compensate him for such injury.

\$ 120,480.00

Your deliberations are complete. Each juror should sign the verdict form to reflect that a unanimous verdict has been reached.

Dated: December 5, 2006